

**FORM STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW**

2019 FEB 22 PM 3:58
STATE OF WASHINGTON
DEPUTY

STATE OF WASHINGTON)

Respondent,)

No. 48672-5-II_____

Cynthia Sue Miller
(your name)

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

Appellant.

I, Cynthia Sue Miller, have received and reviewed the opening brief prepared by my attorney. Summarized below are the additional grounds for review that are not addressed in that brief. I understand the Court will review this Statement of Additional Grounds for Review when my appeal is considered on the merits.

Additional Ground 1

Medical Background:

My name is Cynthia Sue Rhodes. I am a Vulnerable Disabled Native American 58 year old adult woman. I have been on SSA since January of 2009. I suffer from Severe Osteoporosis, Lupus, Fibromyalgia; I have severe arthritis and bone on bone in my left knee, and in my right shoulder. I have a Degenerative Disk Disorder in my spine causing neuropathy in my hands and feet. I was diagnosed by Dr. Brown from Olympic Orthopedics in 2009-and 2010. I have a titanium hip replacement on the right side of my hip that I received in 2009. I suffer from complications from a failed Prolapse Bladder Mesh Surgery from 2005 in which a mesh device manufactured from Boston Scientific was implanted to correct prolapse bladder. Unknown at the time the device was recalled by the FDA due it containing polypropylene that in time permanently damaged my internal organs (Bladder and colon) beyond repair causing severe pain, scaring and tissue damage. In 2015 prior to my trial I underwent a second procedure to correct a failed prolapsed bladder surgery from 2005. The procedure was performed by Dr. John Mansfield at Salmon Creek Medical Facility outside Longview Washington. I did not recover well and nearly cost me my life due to complications in post-surgery recovery. I developed a massive internal 2.5LB blood clot that was infecting my blood. Prior to trial (Post Surgery) I was on Hospice and bound to a wheelchair. That procedure in 2015 failed app 6-8months after. I am currently in need of a third surgery to reconstruct the lower pelvic wall as my bladder is now prolapsing out my vaginal wall. I'm in the process of finding a surgeon from Swedish Medical that is qualified to perform bloodless surgery. I also suffer from complications related to Colonic Motility Dysfunction that is directly related to the failed prolapse surgery. (I have little or no function of the colon). I am currently receiving physical therapy to address this matter to see if it can be corrected before surgery is performed.

Identity:

My husband Ray D Rhodes and I filed for a marriage license on November 17th 2013: located at the Thurston County Court House 2000 Lake Ridge Drive Bldg. 2, Olympia Washington 98512. A ceremony was scheduled and performed on December 6th 2013, at the Thurston County Court House Bldg. 3 before the Honorable Judge Buckley. (See Attached Marriage License) My Legal name is Cynthia Sue Rhodes. (Not Cynthia Sue Miller).

Matters leading up to case 13-1-01891:

Troubles began almost immediately upon in rolling my grandchildren into South Bay Elementary School. My granddaughter began coming home from school saying the kids at school were mean to her and made fun of her speech. Children in her classroom quickly discovered that SLK did not quite fit in as the other children did. I tried to get her placed in a special education class but ran into conflict with the school they said she was challenged; but that they could get her up to par with special tutoring and speech therapy. I knew better at the end of the year the school elected to hold her back and repeat kindergarten because she could not remember shapes and colors, and she could not count past 20. She could not spell her name or write letters and numbers to the level needed to put her into 1st grade... SLK struggled in school from that point on. She began making up imaginary friends (Sophia) that in her mind would not make fun of her. In the 2011 school year SLK began stealing and lying to cover the theft to gain favor with the students. On many occasions she was caught by the school teacher Mr. Brownsmith taking items from the teacher's desk that he had seized from students for disruption in the classroom. (She was also caught stealing from students). It was later discovered that the students were telling her that they would be her friend if she would get their belongings back. SLK was facing being expelled her from school as she was constantly being sent home with pink slips for stealing and then lying when she was caught. I was addressing this matter rather constantly with school official's .Due to the ongoing matters, I chose to remove her from school and home school her. There she got the one on one teaching she needed and excelled greatly with her school work but the stealing and lying became compulsive. During the 2011-2012 school years that is when the threats began coming from the school to reenroll or face CPS action and the court system. I agreed for her be enrolled back into school due to the threats but under the condition that she was evaluated and placed in the grade she tested for. It did not take long, and again trouble began again during the 2012 and most of the 2013 school year, I began receiving many conflicts with South Bay Elementary School. First in part; my religious beliefs were under attack every year around the holiday season. My grandchildren were raised from birth as Jehovah's Witnesses. Both of my daughter-in-law's knew before marrying my sons their religious preference and were very active within the organization. When the children were placed in my physical custody, I continued the children's up bringing as members of Jehovah's Witnesses. The children attended meetings very regularly, and were raised with Christian principals and standards. Every year around the holidays the school would allow my grandchildren to participate in the holiday events deliberately undermining my wishes. This was very disruptive to my home and very confusing to my grandchildren. On several occasions when I would go to the school regarding matters I was always questioned with sarcasm from the school attendance personnel (Deanna) just what it was that I believe and why. I often explained that we do not celebrate known holidays for religious reasons and that if she really wanted to know I could have a couple of the sisters from my hall meet with her outside of the school to go over in the bible with her to answer her questions. I told her that the school was not the proper place to discuss religious matters, and that the purpose of my being at the school was regarding matters with my grandchildren, and to address issues with SLK's I.E.P. This in turn brings up issue number 2: I discovered that the school teacher was doing my granddaughters school work and passing her on throughout the school year. I discovered this when she brought home a school assigned paper with an "A" marked on it. I looked over the paper and noticed that SLK's name was written in the top corner and spelled correctly, but not in SLKs handwriting. This drew suspicion to me, so I had SLK go over the basic math problems as indicated on the assignment. As to my suspicion SLK was not

able to do many of the problems on the paper, nor was she able to even spell her name. I made an appointment with the principal and the teacher to discuss the matter. The teacher confessed to writing the answers on her papers. I demanded SLK to be tested and that those test scores to entered into her I.E.P report. It was found that SLK tested well below the standard. I also requested that her motor skills be reevaluated as SLK was coming home from school saying she got hurt on the playground playing on the monkey bars and merry go round. She was always getting hurt, and her cloths torn. I had it placed in her I.E.P not to allow her to play on these toys because her motor skill evaluation witch tested very low. During the 2013 school year SLK came home from school with a note in her back pack indicating she received a head injury from a fall from the monkey bars. This was after I had it noted in her I.E.P for SLK not play on specific toys during recess. I was not notified from the school of the incident, and discovered it only when I went through SLK's back pack a couple days later finding the note indicating that she was injured from the fall. SLK said nothing to me of the incident and the school never mentioned it at all. I contacted Mrs. Cook, (the school's principal) the following school day regarding the matter and filed a complaint with the School District. On several occasions I received calls from the school that SLK was not in her class or did not come in after recess. Many times the school could not find my granddaughter. On several incidents she was found wandering on the playground, walking into the woods with another little girl. She was found by the duty teacher playing in the boy's bathroom and even was found in the school just walking around unsupervised. SLK would ask to go to the bathroom and not return back to her class. Many times was let off the school bus at different bus stops, and or was even placed on the wrong bus and not returned home until the driver finished his route. My frustration with the school became an issue. I told the school principal I wanted to transfer my children to another school. I was told I could not do that due to zoning. The only way I could enroll them in a different school was to move to a different district. I could not move at the time because I was on low income housing so I had to continue to put up with the hassles. Matters continued to escalate. One afternoon SLK came home from school with her sweat pants cut off. I took pictures and immediately called the school. SLK told a long elaborate story of a young African American boy took her behind the bleachers at school and cut her pants off. I stated to SLK if that was the truth she said yes. I proceeded to call the police it was then SLK told me she lied and that she did it because she wanted to where shorts. I could not decide if she was telling the truth or not so I called the school and reported it to the principal. I wanted to know how a child could get her cut her pants off under their supervision. This created an issue, the teacher was called to the office and did validate that her pants were in fact cut off during recess. I asked why I was not called and got the same runaround answers, kids will be kids. I filed yet another complaint with the school district. In October of 2013 an incident occurred, where SLK told me that she and a boy named Noah had been kissing and he forced her to the ground lying on top of her while on recess. I contacted the principal as soon as she got home. I told the principal I was calling the police. Mrs. Cook told me not to call the police that she would look into the matter and get back to me. I received a call back from her three days later she stated that they were just kissing one and other behind the bleachers. This was not acceptable to me for children to be kissing one and other and where was the supervision during recess. I told the school principal I was going to call the police. Mrs. Cook then told me that if I continued to cause problems for her that she would cause problems for me and just call CPS on me. It was my decision to move due to the threats at the end of the school year I was afraid and did not have anywhere to turn. I instructed Mrs. Cook to have it placed in SLK's I.E.P to keep those boys Noah Parnell and Oran Simmons(his older brother) away from my granddaughters when they were attending school. The week CPS took my grandchildren from me the boys were assaulting my granddaughters when they got off the bus and at school during recess for telling on them. As it turned out, girls were taken from the school by CPS later that week other than my trial I have not seen or heard from my grandchildren SLK and SAW since. My trial (Note: CPS took the boys from their mother app 3 and ½ months later, on grounds of child abuse and addiction to drugs.) they were placed with family members across the country away from each other. This information was given to my attorney prior to trial. Most of what I have reported in the SAG brief never was reported to the courts, nor was it investigated by Law Enforcement. I was

targeted from the beginning. I feel a gross miscarriage of justice was done on both the prosecution and the defense in bringing the truth to light; my family has suffered greatly because of it.

On October 31st 2013

I was informed by my Fiancé Ray Rhodes that the children did not come home, that they were not on the bus.

I called the school and they told me they would not tell me where they were. I called 911 and reported the children did not come home from school. While I was on the phone with 911, the sheriff showed up at my house said they were doing an **informal investigation**. I was told by CPS investigator Tara Kessel that all four of my grandchildren were being taken into custody from the school under her direction based on the allegations of one of the children (SLK) was suspected to be malnourished, and that she had assaulted the other grandchildren. The children were taken into the states custody from the school **without my knowledge and consent, and without a court order from the two different counties** that placed the children with me, Thurston and Mason.

November 5th 2013, I received a phone call from Tara Kessel that I needed to be at the court house regarding releasing the children back to me. She instructed me to be there at 1pm. My fiancé and I rushed to the court house expecting to have our grandchildren returned to us, what we walked into was a manipulated court hearing by CPS.

Court came to order before Judge Anne Hurich. She had asked if all parties were present. Tara Kessel stated to the Judge that they were waiting for my attorney to appear. (Knowing that there would not be one) As attorney Chris Desmond walked into the court room, he stated he was there to represent SLK's father Jeremy Kempton. When no one appeared to represent me I heard Tara Kessel ask Chris Desmond "Do you want to do it?" his response was "Ya... I guess so..." Mr. Desmond took me into a room and showed me some disturbing pictures of what he claimed to be of my granddaughter SLK. This matter went before the courts I was instructed not to say anything. I felt Mr. Desmond had no time for discovery to represent me with any reasonable favor he just proceeded with this hearing with no intent to truly represent me at all; after all he was there to represent someone else not me. I felt his purpose was to get this hearing to proceed forward. I had no idea what was truly happening at the time, it went by so fast. After the hearing, I found out by the office of assigned council that the hearing was supposed to be set aside because they could not find a court appointed attorney to represent me in such a short time. Pam Hill from the office of assigned council told me that Attorney Charles Claperton was asked, but he declined because he did not have enough time for discovery to represent the defendant fairly and that they would have to set the hearing out. I was informed by the office of assigned council that they called CPS and told them before the hearing they could not find an attorney for me in such a short time, and to re schedule the hearing.

As to their surprise I told them that the hearing already took place. Pam Hill told me that it was not possible because she could not find an attorney to represent me. She asked who represented me and I told her Chris Desmond did. She informed me that he was Jeremy Kempton's Attorney. (SLK's Father) And if he represented you there was a conflict of interest. She said to me the hearing was to be set out, and that she did not think that it was legal. The case moved forward into Emergency Shelter Care.

On December 20th at 1: 30pm, I was appearing under direction of the court regarding a Fact Finding Hearing pertaining to my Grandchildren. I was arrested outside the court room door by an unknown out of uniform sheriff deputy December the 20th 2013 under the order of Detective Jamie Gallagher

from the Thurston County Sheriff's Office. My attorney William Romaine requested a copy of the warrant and the detective stated **he did not need to present a warrant**. My attorney advised me to speak to no one. I was arrested under the charges of assault, and maltreatment **without a warrant**. I was not officially charged **until December 24th 2013**, right before the Conditions of release Hearing. I was forced to sign documents without my paid attorney present and told: I could not be bailed out unless I signed the documents. I was arrested under the name **Cynthia Sue Miller**. I have instructed Law Enforcement and my Attorney that that was not my legal name, and have continued to inform my attorney and personnel at DOC that my last name is **Rhodes**. This matter still remains to date and now is causing serious issues with accurately obtaining my medical records from CHI Franciscan to treat my ongoing medical matters at DOC. I was arrested and taken into custody under the charges of assault 2nd degree and mal treatment. I was held in custody pending charges were actually not placed on me on me until **December 24th 2013**. I believe I was arrested and charged without probable cause because Detective Gallagher did not file her police report in until **Feb 18th 2014**. I believe I was taken into custody on December the 20th to stop me from appearing at the Fact Finder Hearing for two reasons: 1) because probable cause to take my grandchildren did not exist as this proved to be true during cross the cross examination of Detective Gallagher at my trial. (See Cross Ex. of Jaime Gallagher at Trial(Vol. 4 pps. 604-622; 622 ¶4- 626 ¶25; see also Dir. Ex. of S.K. at Trial Vol. 1 pps. 82-88, 92-98; ; Dir. Ex. of A.W. at Trial Vol. 4 pgs. 674 ¶18-677 ¶1; Dir. Ex. of H.W. At Trial Vol. 4 pgs. 663 ¶1-664 ¶25; see also U.S. Const. amend.XIV.ot) Gallagher also stated that when probable cause did not exist she knowingly refused to return the children home because she stated in court that she was **"Freezing the Scene"** 2) I later found out that the grand parents of the two boys that assaulted my granddaughter many times at South Bay Elementary School were appearing in court at the same time I was to appear. CPS obviously did not want me to have any knowledge of what transpired in court regarding that case. At trial, when Detective Gallagher attempted to recall information from her filed police report, she testified **the probable cause portion** of her report turned **up missing from what she filed with the clerk's office**. She also testified under oath that her report indicated on it **corrected or altered and that she did not know what that meant** she indicated that this was not the actual report she filed or something along that line with the clerk's office. I am deeply concerned why this was not immediately addressed by my attorney, the prosecutor, and Judge Murphy. I was confused as to why the trial was allowed to continue and no one objected as to what truth was being disclosed with her testimony. On December 24th I appeared in court (while in custody) on a Conditions of Release Hearing. I found that confusing that I would go to a condition of release hearing before an arraignment. To me, It was as if I was found guilty before I had a chance to even enter any plea. This process of my case was never explained to me by my attorney other than sometimes this happens. I appeared before the Honorable Judge Dixon without my paid attorney present, and denied by the court to hear another case before mine. My case was taken out of order according to the docket. When I appeared, I stated to Judge Dixon that I had a paid attorney, and that his name was William Romaine. I also told Judge Dixon that to the best of my knowledge, he was in, or on his way into the courtroom. Judge Dixon stated that my attorney was not present in the court room, and proceeded in ordering a court appointed attorney to represent me. Attorney Murray was appointed by Judge Dixon to represent me at this hearing. She did nothing to defend me or even ask for a copy of the probable cause report, nor did she have reasonable time for discovery to represent me with good faith. Because of this, I fired her on the spot before the Judge and demanded my paid attorney be present to represent me. It was unknown to me at the time that this hearing was being recorded by KIRO NEWS, quickly I understood the sound was muted when I stated that the attorney should be ashamed of herself for not defending me in any way: Attorney Murray did nothing in my defense other than attempt to negotiate a 40.000 dollar bail to a 20.000 dollar bail with little or no effort. The decision for the reduction in bail of course was denied. I was forced to sign documents without my paid attorney present while in the Thurston County Jail. I was told if I did not sign the documents, they would not release me on bail. I signed the documents under duress, and wrote it on the documents that I was being forced to sign them without my paid attorney present to give me legal direction. My husband posted bail on December

24th 2013 and I was released from custody on \$4,000.00 bail. I made all of the payments on time to the bail bondsman and even paid my bail off several months before my trial date. (Note: My bail was not exonerated at the end of my trial when I was taken into custody pending sentencing under the assumption I was a flight risk) I appeared in Court on December 30th 2013 regarding Arraignment; my paid attorney did not appear at the arraignment. I appeared as ordered by the courts and Plead "Not Guilty". Pretrial was set by Judge Christopher Wickham. I appeared in court over the course of the next two years and never missed a court date although my attorney and the prosecutor did witch led to multiple continuances. Judge Hurish addressed the prosecutor as well as my attorney and stated on the record that this case was very old and they needed to wrap it up. She stated that there would be no more continuances yet the case was allowed to continue until my trial in 2016. The prosecutor was allowed over two years to create a case on me.

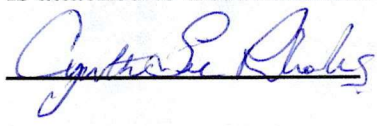
Additional Ground 2

It is clear that the State has a statutorily mandated duty to investigate child abuse allegations brought to its attention. RCW 26.44.050 provides: Upon the receipt of a report concerning the possible occurrence of abuse or neglect, it shall be the duty of the law enforcement agency or the department of social and health services to investigate and provide the protective services section with a report in accordance with the provision of chapter 74.13 RCW, and where necessary to refer such report to the court. As early as April of 2014:)CPS took a report from SLK stating that she was sexually assaulted by a person named Kenneth. In that report, it stated that the complaint was turned over to Law Enforcement. The Law Enforcement agency who had jurisdiction on my case was the Thurston County Sheriff's Department. Detective Gallagher (who was assigned to my case) did not investigate all persons in and out of the home, she either did not investigate the allegations of sexual assault by person identified as SLK's cousin "Kenneth", Or deliberately chose NOT to investigate. Instead she targeted me, and only me. My attorney did not receive any information from Law Enforcement, CPS and or the Prosecutor regarding any sexual assault by "Kenneth Unknown" until approximately 15 months after SLK made the report to her foster parent Kristin Whitcomb.(See intake report No.2998297 attached) The prosecutor notified my attorney that the documents indicating the alleged assault just simply came across her desk, with no direction as to where they came from, or how she received the documents to prove how long she had these documents in her possession. According to the report the case was turned over to police, and SLK was in therapy for the alleged assault. These CPS Intake Reports were never entered into evidence at my trial indicating there was potentially another person of interest. At trial; Detective Gallagher stated under cross examination (See Cross Ex. of Jaime Gallagher at Trial Vol. 4 pps. 622 ¶4- 626 ¶25): That I was the only one who could have caused the injuries to SLK. She made this statement under oath at my trial knowing that "Kenneth Unknown" was in fact Kenneth Lee Spears. The evidence of this truth was in fact provided by the prosecuting attorney's office in their response to a PRP filed by my attorney William Romaine in 2016 in which an email sent to Megan Winder (the Prosecutor at the time) from CPS Kelly Boil on January the 8th, 3days before my trial was to begin. It indicated the true identity of "Kenneth Unknown" as Kenneth Lee Spears and the fact that he was a known child molester with a case out of King County. There is no doubt with this e mail that he was **under investigation**, this information was not presented to my attorney until I was incarcerated at WCCW. This e mail was in fact forwarded to Lacey Police department to assist Jimmy Williams who began further investigating Spears the day after my sentencing on a second report from SLK that he sexually assaulted her many times over a three year

period. With this information in mind, why did Lacey Police wait until The day after my sentencing to bring him in for questioning? Spears was brought in for questioning and confessed to multiple charges of sexual assault on SLK. He was charged and arrested, and eventually convicted in 2016. Lacey Police Case no.2016-01131; Thurston County case No.16-1-01027-34; King County Case No.12-1-00804-0 KNT. In the interest of justice I feel that this information was suppressed from me prior to my sentencing and my right to due process was grossly violated on several accounts. In the interest of justice, I do not understand why the information was not being brought to my attorney and the courts attention regarding my case before I was sentenced and before my trial began and ended. And, or how it can be ignored by officers of the court under my constitutional rights to a fair trial. It is clear that officers of the court lied under oath and withheld critical evidence that more than likely could have changed the procedure as well as the outcome of my case. In the interest of Justice, denying me "Due Process" is a violation of my Constitutional Rights to a fair trial. I believe the evidence or lack of producing it clearly proves that I did not have a fair and just trial. Denying me Bail Pending Appeal (See C.P. 356-360) falls under excessive bail as defined under the reform act of 1984 Cr.R 3.2(a). This proves that the court prejudiced me. This denial of bail pending appeal came from the same judge at my trial (Carol Murphy) that ordered denial after she stated in court that she read both the motion and response from the prosecutor. In both of these documents they indicated information regarding sexual assault by Kenneth Lee Spears. So she knew beyond reasonable doubt there was a person other than me that was convicted who admitted to sexual assault on SLK; yet imposed an excessive bail on me considering my medical condition, and giving no other reason other than she believed the charges would not be reversed and that I was flight risk, presenting no evidence to prove this other than an opinion. I was convicted and sentenced to 35 years in prison. The four felony charges that are being in question on appeal were placed on me the last day of trial I do not recall entering a plea nor do I remember my attorney telling me of these charges prior to my trial. I only remember the two charges assault 2 and Maltreatment. At the end of trial waiting for a decision my attorney told me he believed I won my case. I was devastated when the judge handed down the verdict. I did not know what was happening and how matters came to the outcome of the case. I feel this case is all wrong and needs to seriously be looked into. Officials at the prison don't have a way to correctly house me because the crime does not fit the sentencing. I am told that they have not seen anyone sentenced to 35years for assault. I have been incarcerated going on three years now, 2 Of those years in CCU because of my sentencing. I have maxed out my points to earn my way to low custody, but because of my sentencing DOC cannot move me there. I have never been infracted since my incarceration, and I continue to follow instructions to serve the time pending my appeal, Respectfully Cynthia Rhodes.

If there are additional grounds, a brief summary is attached to this statement.

Date: 02-21-19

Signature: 

RE: Cynthia S. Rhodes a.k.a. Miller appellate court
48672-S

To Whom it may concern,

I Lisa Roblin was caregiver for Cynthia Rhodes
a.k.a. Miller, through the state program
Copes.

Due to complications at the hospital from
flat lining she also had a nurse visit.

While I cared for Cynthia she was very
ill, needing a wheelchair and walker due
to mobility issues.

She managed her pain with an electro
machine and gabapentin.

Mostly she was in bed trying to recuperate.

I drove her to several of her court dates
while she was very weak and should have
been home resting.

I declare under penalty of perjury that
the foregoing is true & correct

1-19-19

Lisa I Roblin
Lisa I Robbins

INTAKE REPORT

Intake Received: 04/24/2014 6:32 PM

Intake ID: 2998297

Case: MILLER, CYNTHIA (1594422)

Intake Type:
CPS

Final Decision: Screen Out	Response Time: N/A	Reason: Third Party-Referred to Law Enforcement
Date of Alleged Maltreatment: 04/24/2014		

INTAKE	
Intake Name: Miller, Cynthia	
ADDRESS 7245 32nd Ave NE Apt 19B Olympia, WA 98516 Home: (360) 438-1290 Driving Directions: Kristen and Savannah live at: 13705 Horsefall Avenue SE Rainer, WA 98576 Telephone: 360-339-3556.	INCIDENT 7245 32nd Ave NE 19B Olympia, WA 98516

ALLEGATIONS			
VICTIM	SUBJECT	SUBJECT RELATIONSHIP TO VICTIM	CA/N
Yeck Kempton, Savannah (2780411) 09/14/2004 9 years, 7 months	Unknown, Kenneth (101606444) 01/01/1980 34 years, 3 months	Other	Sexual Abuse

NARRATIVE - ALLEGATION/CONCERN Describe the nature and extent of the alleged maltreatment or concerns. Describe the surrounding circumstances accompanying the maltreatment or concerns. Referrer: Kristen Whitcomb, Foster Mother to the Identified Child: Savannah Yeck-Kempton, 9 years old Reference Person: Grandmother Unknown; identifying details unknown Alleged Subject: Kenneth Unknown, in early 30's; no other identifying details unknown Collateral: Uncle Sean (?) Unknown; no other identifying information known Kristen reported that: Savannah told her that when she was 6-7 years old and living with her grandmother in Lacey, WA, a man named Kenneth (Unknown) touched her between her legs over her clothing on several occasions. Savannah told Kristen that she screamed, "people came running, "and that her Grandmother called the police and that Kenneth Unknown went to jail eventually. Savannah told Kristen that: These sexual assaults happened in Uncle Sean's bedroom and in her own bedroom. During these sexual assaults, Uncle Sean and Grandma were in the living room Kenneth Unknown is a repeat child molester. Savannah is in weekly counseling and is discussing these sexual assaults with her therapist.

Please list others we can contact regarding the Child(ren)'s Native American Ancestry

Please see family members.

INTAKE PARTICIPANTS

Roles: AP = Alleged Perpetrator; CL = Client; CO = Collateral; CS = Courtesy Supervisor; FAR = Family Assessment Response; HM = Household Member; IC = Identified Child; IN = Intake Name; NM = Non-Household Member; PR = Parent/Parental Role; ST = Staff; SB = Subject; V = Victim; WT = Witness

Name: Miller, Cynthia, S (2642851)	Relationship to Ref Person: Reference Person	Role(s): HM, IN, PR	S.E. <input type="checkbox"/>	M.H. <input type="checkbox"/>
AKA: MILLER, CYNDI, SUE	Date of Birth: 03/12/1960	Gender: Female	Age: 55 years, 4 months	L.E.P.
Race: White/Caucasian	Ethnicity: Not Hispanic/Latino	Primary Language: English		

Address:
7245 32nd Ave NE Apt 19B Olympia WA 98516

TELEPHONE NUMBER(s)

Home (360) 438-1290

Warning Indicators:

☐ Danger to Worker ☐ RSO ☐ SAY ☐ PAAY ☐ Sexual Behavior ☐ High Risk Behavior

Name: Unknown, Kenneth (101606444)	Relationship to Ref Person: Other	Role(s): AP, SB	S.E. <input type="checkbox"/>	M.H. <input type="checkbox"/>
AKA:	Date of Birth: 01/01/1980	Gender: Male	Age: 35 years, 6 months	L.E.P.
Race:	Ethnicity:	Primary Language: English		

Address:**TELEPHONE NUMBER(s)****Warning Indicators:**

☐ Danger to Worker ☐ RSO ☐ SAY ☐ PAAY ☐ Sexual Behavior ☐ High Risk Behavior

Name: Yeck Kempton, Savannah, L (2780411)	Relationship to Ref Person: Child Birth/Adoptive	Role(s): HM, V	S.E. <input type="checkbox"/>	M.H. <input type="checkbox"/>
AKA: Yeck-Kempton, Savannah	Date of Birth: 09/14/2004	Gender: Female	Age: 10 years, 10 months	L.E.P.
Race: White/Caucasian	Ethnicity: Not Hispanic/Latino	Primary Language: English		

Address:
Lacey WA 98503

TELEPHONE NUMBER(s)**Warning Indicators:**

☐ Danger to Worker ☐ RSO ☐ SAY ☐ PAAY ☐ Sexual Behavior ☐ High Risk Behavior

INTAKE DECISION